

## Wu, Jennifer

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**From:** Wu, Jennifer  
**Sent:** Wednesday, July 19, 2017 1:52 PM  
**To:** 'Zimmerman, Breean (ECY)'  
**Subject:** Compliance schedule language and otehr 401 cert issues

Hi Breean, we're still doing some digging on the compliance schedule and 401 cert language. It's probably worthwhile for you to talk within Ecology to find out how others have dealt with this issue so as not to hold anything up. In the meanwhile, here's a link to an Idaho 401 cert on compliance schedules. I think Jill Nogi may have sent you some templates as well.

<http://www.deq.idaho.gov/media/847674-boise-city-of-ww-treatment-lander-street-npdes-401-certification-final-0812.pdf>

After we talked, I was thinking about some of the comments from your email in April and recalling that a number of them were already included as permitting requirements. You might want to check Tables 1-3 and Table 5 for the monitoring requirements. What I do recall is that monitoring for groundwater was not in our permit. Also, there was a comment that we should express the final TP effluent limits in mass loading, which the permit currently does. We can certainly provide comments on this during the public comment period, too.

Also, just FYI, (b)(6), but I'll have backup, probably Erin. (b)(6)  
(b)(6), but you can reach me on my cell the other days if we need to connect.

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